3 Gannett Drive, White Plains, New York 10604

Case 1:07-cv-06372-HB-1x4H-124.32B-70000m-2xxt 984.323.Filled 05/12/2008 Page 1 of 1

Albany • Baltimore • Boston • Chicago • Dallas • Garden City • Houtton • Las Vegas • London • Los Angeles • McLean Miami • Newark • New York • Orlando • Philadelphia • San Diego • San Francisco • Stamford • Washington, DC • White Plains Affiliates: Berlin • Cologne • Frankfurt • Munich • Paris

www.wijsonelaer.com

May 12, 2008

DECIENVED MAY 2008

S.DLN.Y.

U.S. DIST

VIA FACSIMILE

United States District Court Chambers of Harold Baer, Jr. 500 Pearl Street New York, NY 10007

Attn: Honorable Judge Baer

DATE TIEDS.

ECTRONICALLY FILED

USDS SDNY

DOCUMENT

Re:

Adonna Frometa v. Mario E. Diaz-Diaz & All American Haulers & Recycling

Date of Loss:

2/14/2007 07 CV 6372

Case No.: Our File No.:

01502.00009

Dear Judge Baer:

Pursuant to the Court's Pre-Trial Scheduling Order, fully briefed motion in limine are due on May 13, 2008. Defendants' are requesting a four day extension to submit a motion in limine to preclude the Expert Testimony of Dr. Kincaid, plaintiff's Life Care Planner. The reason for this request is that Dr. Kincaid's deposition occurred today, May 12, 2008 and thus we have not received a copy of his transcript yet.

Thank you for your time and consideration. We look forward to hearing from you.

Very truly yours,

WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP

Cc:

Slawek Platta, PLLC @ 212-514-9300 42 Broadway, Suite 1927 New York, New York 10004

(212) 514-5100

SO ORDERED

Harold Baer, Jr., U.S.D.J.

Dato: 5/12/04

1986031.1